

UNITED STATES DEPARTMENT OF COMMERCE

Patent and Trademark Office
Address: COMMISSIONER OF PATENTS AND TRADEMARKS
Washington, D.C. 20231

SERIAL NUMBER FILING DATE	FIRST NAMED APPLICANT	ATTORNEY DOCKETT NO.
08/300,484 09/02/94	Hiatt et al.	Rose 3.0-036
		EXAMINER
		Wilson, James
		ART UNIT PAPER NUMBER
•		- 1211
		DATE MAILED:
	EXAMINER INTERVIEW SUMMARY REC	ORD
All participants (applicant, applicant's represe	+ + -	Butch PJ13
(2) Andrew Hiatt	(4) Josef	oh Littenberg
Date of fullerview	7, 1997	
`	given to applicant applicant's representative).	
Exhibit shown or demonstration conducted: if	☐ Yes XNo. If yes, brief description:	
Claims discussed: Claims	some or all of the claims in question. Note that the claims in q	
		Discussed 1121st
1 1 1 1 1 1	s agreed to if an agreement was reached, or any other co	by inserting enzyma of clim lo.
alm 11 depends From In 1,	Clas, removed monomers, 6 (clair) de	ands from 5; 12 attornes from com
Claim 14 correcte do phosphora	unidate. Conce claims 30-3	8.
attached. Also, where no copy of the amend	of the amendments, if available, which the examiner againents which would render the claims allowable is available.	bie, a summary thereof must be attached.)
	ovide a separate record of the substance of the interview	
WAIVED AND MUST INCLUDE THE SUBSTaction has already been filed, then applicant	red to indicate to the contrary, A FORMAL WRITTEN RESTANCE OF THE INTERVIEW (e.g., items 1-7 on the reverse is given one month from this interview date to provide a	statement of the substance of the interview.
requirements that may be present in	mary above (including any attachments) reflects a complete the last Office action, and since the claims are now allow office action. Applicant is not relieved from providing a second	parate econd of the substance of the interview unless
PTOL 413 (PEV 2 -93)	Examiner's S	ignature